8300 Greensboro Dr. Suite 1200 McLean, VA 22102 (703) 584-8660 WWW.FCCLAW.COM



February 11, 2013

VIA ECFS

Marlene H. Dortch, Secretary Federal Communications Commission 445 12th Street, S.W. Washington, D.C. 20554

Re: Notice of Ex Parte Presentation

WT DOCKET No. 10-4

Dear Ms. Dortch:

On February 7, 2013, Joe Banos of Wilson Electronics, Inc., Edmond Thomas of Hogan Lovells US LLP, and the undersigned met with Louis Peraertz, Legal Advisor to Commissioner Clyburn, to discuss the Report and Order on signal boosters that is on the Commission's tentative agenda for its February 20, 2013 meeting.

During the meeting, the Wilson representatives expressed the company's full support for the adoption of network protection standards that will ensure that signal boosters can be manufactured, certified, and operated by consumers without harm to wireless networks. However, they objected to the imposition of the additional requirement that consumers obtain the consent of their wireless service providers before they can operate signal boosters that comply with the Commission's new standards. The imposition of such a requirement is unnecessary, given that the Commission and the industry are in agreement that the new standards will ensure that signal boosters cause no harm to wireless networks. The Wilson representatives argued that a carrier-consent requirement will seriously inhibit the sale of well-designed signal boosters that meet the Commission's standards.

If the Commission concludes that carrier consent must be obtained before compliant signal boosters can be used, Wilson suggested that the Report and Order put carriers on notice that they cannot unreasonably withhold or delay their consent.

Wilson discussed the implications of prohibiting the sale of non-compliant signal boosters and suggested that any such prohibition go into effect no earlier than December 31, 2013. It also asked that the Commission authorize consumer signal boosters to operate on frequencies that are allocated in the future for the provision of subscriber-based services over cellular, AWS and PCS networks.

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Wilson cited the Commission's manual roaming rule, 47 C.F.R. § 20.12(c), and its 700 MHz Upper C Block open platform rule, 47 C.F.R. § 27.16, as exercises of its Title III authority to authorize the use of certified equipment on wireless networks.

This letter is being filed electronically pursuant to § 1.1206 of the rules. Should any questions arise with regard to this matter, please direct them to me.

Very truly yours,

Russell D. Lukas

cc: Louis Peraertz